

TO : ~~Mr. Carr~~ LLM

SUSPENSE DATE

FROM : ELS 24 Jan 78

SUBJECT:

NSA Reprogramming

NOTES

Attached is NSA's reprogramming of funds to repair the damage to SIGINT in the [redacted]. This is not a reprogramming which requires Congressional approval, but it does require Congressional notification. The wording of Para 3 is meant to mean that after the DCI's approval, NSA will make the appropriate notifications to Congress.

STAT

THIS IS A MATTER OF SOME URGENCY

COORDINATED WITH (list names as well as offices)

NAME	OFFICE	DATE
NAME	OFFICE	DATE
NAME	OFFICE	DATE
NAME	OFFICE	DATE

ACTION REQUIRED BY GLC

Recommend your concurrence.

USE ONLY

CONFIDENTIAL

SECRET

ROUTING AND RECORD SHEET

Approved For Release 2004/05/12 : CIA-RDP81M00980R001300070028-1

SUBJECT: (Optional)

FROM:

Deputy Legislative Counsel

EXTENSION

NO.

DATE

24 Jan 1978

STAT

TO: (Officer designation, room number, and building)

DATE

RECEIVED

FORWARDED

OFFICER'S INITIALS

COMMENTS (Number each comment to show from whom to whom. Draw a line across column after each comment.)

1.

DCI

2.

3.

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Regarding paragraph 3's recommendation in the attached memorandum, it is my understanding that:

-- notification of congressional committees is required;

-- it does not have to be prior notification;

-- but as a practical matter, it normally is.

Clearly, DIRNSA recognizes the DCI's authority for approving reprogramming, but it's not clear who will notify the committees:

-- [] recommends "we do it."

-- DIRNSA will arrange for notification in close coordination with DCI staff.